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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/553,337	04/20/2000	Richard R. Reisman	RRR-00-004US	5134

7590

08/14/2003

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EXAMINER

PEYTON, TAMMARA R

ART UNIT	PAPER NUMBER
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2182

DATE MAILED: 08/14/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

29

Office Action Summary

Application No.

09/553,337

Applicant(s)

REISMAN, RICHARD R.

Examiner

Tammara R Peyton

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-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).
- Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☐ Responsive to communication(s) filed on 20 April 2000.
- 2a) ☐ This action is **FINAL**. 2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-69 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1-69 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
- Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
- 11) ☐ The proposed drawing correction filed on _____ is: a) ☐ approved b) ☐ disapproved by the Examiner.
- If approved, corrected drawings are required in reply to this Office action.
- 12) ☐ The oath or declaration is objected to by the Examiner.

Priority under 35 U.S.C. §§ 119 and 120

- 13) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
- ☐ Certified copies of the priority documents have been received.
 - ☐ Certified copies of the priority documents have been received in Application No. _____.
 - ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).
- * See the attached detailed Office action for a list of the certified copies not received.
- 14) ☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).
- a) ☐ The translation of the foreign language provisional application has been received.
- 15) ☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.

Attachment(s)

- ☒ Notice of References Cited (PTO-892)
- ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)
- ☒ Information Disclosure Statement(s) (PTO-1449) Paper No(s) 5,7.
- ☐ Interview Summary (PTO-413) Paper No(s) _____.
- ☐ Notice of Informal Patent Application (PTO-152)
- ☐ Other: _____

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DETAILED ACTION

Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 6 and 26 recites the limitation "the data transport function". There is insufficient antecedent basis for this limitation in the claim.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1, 4, 6-11, 18, 21, 24, 26-29, 30, 31, 41, 44-49, 53, 56, and 60-63 are rejected under 35 U.S.C. 102(b) as being anticipated by *Qmodem-Advanced Communications Operation Manual*, Version 4.0, 1989.

As per claims 1, 21, 41, and 56, *Qmodem* teaches software stored on a computer-readable storage medium at a user station configured for communications comprising:

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an online service selector function (*Qmodem*) that enables a user at the user station to select one of a plurality of available online service providers (Genie, Forbin Project, Sound of Music, etc. pgs. 108-110 – *Qmodem* Phone Book); and

a communication function that establishes a communication link between the user station and a selected one of the available online service providers.

Qmodem is software application for a user's modem. *Qmodem* software is usually pre-installed on the user's computer however executable floppy disks are provided if needed. *Qmodem* is pre-installed with a dialing directory phone book that includes access numbers for a host of online service providers that the user may choose to dial. The user may scroll down the available numbers and when a particular choice is highlighted the user may dial that highlight choice. One number in the dialing directory phone book is Genie. Genie is/was an online service provider by General Electric. *Qmodem* allows the user to select to dial into the Genie online service provider via the access number 277-4741. It is inherent that once the number is dialed and the modem connects to Genie's server, handshaking between the user's modem and the remote modem is done thereby establishing a communication link between the user station and the online provider Genie. Another example of online service providers or Bulletin Board Systems (BBS) would be the Forbin Project, Sound of Music, Hayes Support BBS or the Sail Air PCBoard. (pg. 110) Each of these online service providers has different access numbers that the user may choose to dial. Specifically, the user may choose to dial into a BBS to post messages to other BBS users in special areas.

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devoted to a particular topic. BBS also allows user to chat online with other users, send e-mail, download and upload files, and access the Internet.

As per claims 4, 24, and 46, *Qmodem* teaches an application programming interface (menu) that is user friendly (higher-level – as defined in specification pg. 15, lines 4-12) in which interaction with the user is simplified. (pgs. 139, 152-167, 176-179)

As per claims 6, 26, 44, 45, and 60, an object manifest is defined in the specification as conveying the status of a transport operation and to provide for additional information when needed. *Qmodem* teaches an object manifest to effectuate data transfers with communication parameters (pg. 19) for its communication port and its file transport protocols between the user station and the selected online service provider.

As per claims 7-9, 27-29, and 61, *Qmodem* teaches an application programming interface (menu) that is user friendly (higher-level – as defined in specification pg. 15, lines 4-12), which allows the user to modified the communication parameters.

As per claim 10, 11, 30, 31, 47, 48, 49, 62, and 63, *Qmodem* teaches a user interface function for the phone directory, which allows the user to choose between online service providers. The user interface is standard and does not dependent upon which one of the online service provider is chosen. Further, *Qmodem* enables the user

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to submit functional requests to the selected online service provider. (pgs. 139, 152-167, 176-179)

As per claim 18 and 53, *Qmodem* teaches wherein the online service selector function presents the user with a list of the available online service providers.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

Claims 5, 12-14, 17, 19, 20, 25, 32, 33, 36-40, 52, 54, 55, 59, 66-69, are rejected under 35 U.S.C. 103(a) as being unpatentable over *Qmodem-Advanced Communications Operation Manual*, Version 4.0, 1989.

As per claim 5, 25, and 32, it would have been obvious to one of ordinary skill that, handshaking between the user's modem and the remote modem is performed using *Qmodem's* communication parameters (pg. 19) for its communication port to effectuate some data transfer between the user station and the online provider.

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As per claim 12, 13, 14, and 33, *Qmodem* teaches a user interface function for the phone directory, which allows the user to choose between online service providers. The user interface is standard and does not dependent upon which one of the online service provider is chosen. Further, *Qmodem* enables the user to submit functional requests to the selected online service provider. (pgs. 139, 152-167, 176-179)

As per claim 17, 36, 52, and 66, *Qmodem* does not expressly teach a user interface function that presents the user with a customized user interface for each different online service provider. Nonetheless, it would have been obvious to one of ordinary skill in the art at the time of invention that once the user is logged in the remote server of the online service provider that the interaction window screen of the online service provider would be customized with the respective application program.

As per claims 19, 20, 37, 38, 39, 54, 55, 59, 67, 68, and 69, *Qmodem* that wherein the user station is configured for communications with a multiplicity of independently-operated data sources via non-proprietary network (telephone switched-Internet), and further comprises a data transport function that effectuates data transfers between the user station and a selected one of the independently-operated data sources via the non-proprietary network. One of ordinary skill would readily recognize that the software application *Qmodem* would use the communication parameters (pg. 19) for its communication port to effectuate some data transfer between the user station and the online provider. It is the position of the Examiner that the software application

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Qmodem's pre-installed dialing directory phone book gives the user the option to select between different independently operated data sources via a non-proprietary network.

As per claim 40, *Qmodem* pre-installed dialing directory phone book includes a numbers for network communications wherein a direct dial and data network dial is stored.

Claims 2, 3, 15, 16, 22, 23, 34, 35, 42, 43, 50, 51, 57, 58, 64, and 65, are rejected under 35 U.S.C. 103(a) as being unpatentable over *Qmodem-Advanced Communications Operation Manual*, Version 4.0, 1989 and *Pettus*, US 6,031,977 – cited Prior Art, page # 7.

As per claim 2, 3, 15, 16, 22, 23, 34, 35, 42, 43, 50, 51, 57, 58, 64, and 65, *Qmodem* does not expressly a set of translators and protocol drivers for each operated data source already stored on the user station, because, *Qmodem* teaches wherein the user has to download external protocols to facilitate a communication link between the user's modem and some remote modems. (*Qmodem*, pg. 32-34, pg. 153,161) However, *Pettus* discloses a local communication directory service that allows a user to browse and select information that is located on remote libraries. The user station stores a network address and service object (protocol driver) associated with each available service offered on a communication network. If the user desires to acquire access to a remote service listed in the communication directory the appropriate

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protocol drivers are utilized to facilitate establishment of the communication link.

(*Pettus*, col. 4, lines 12-38, Fig. 11, col. 15, lines 19-col. 16, lines 1-40)

It would have been obvious to one of ordinary skill that *Qmodem* would have been motivated to include specific protocol drivers for each operated data source, as disclosed by *Pettus*, thereby elevating the user in the details for downloading specific protocols that will facilitate a communication link between the user's modem and some remote modems.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tammara Peyton whose telephone number is (703) 306-5508. The examiner can normally be reached between 6:30 - 4:00 from Monday to Thursday, (I am off every first Friday), and 6:30-3:00 every second Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jeffrey A. Gaffin, can be reached on (703) 308-3301. The fax phone number for the organization where this application or proceeding is assigned is (703) 305-3718. Any inquiry of a general nature of relating to the status of this application should be directed to the Group receptionist whose telephone number is (703) 305-3900.

Mailed responses to this action should be sent to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231.

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Faxes for Official/formal communications intended for entry should be sent to:

(703) 746-7238, After Final (703) 746-7239

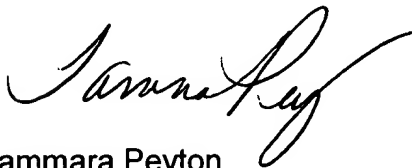
or, for informal or draft communications, to:

(703) 746-7240 (please label "PROPOSED" or "DRAFT").

Hand-delivered responses should be brought to:

Crystal Park II, 2121 Crystal Drive, Arlington, VA, Fourth Floor

(Receptionist).

A handwritten signature in black ink, appearing to read 'Tammara Peyton', with a stylized flourish at the end.

Tammara Peyton

August 4, 2003